UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,) Plaintiff, v. LEFLORE COUNTY, OKLAHOMA; LEFLORE COUNTY DETENTION CENTER PUBLIC TRUST; CARROLL ROGERS, in his official capacity as Chairman of the LeFlore County Board of Commissioners and in his official capacity as chairman of the LEFLORE) COUNTY DETENTION CENTER PUBLIC TRUST; FREDDIE COX, as Member of the) LeFlore County Board of Commissioners; LANCE SMITH, as) CIV 05-339-SPS Member of the LeFlore County Board of Commissioners; BILL SEALE as Vice) Chairman of the LEFLORE COUNTY DETENTION CENTER PUBLIC TRUST; CEBERN) SCOTT, as Trustee of the LeFlore the LeFlore County Detention Center Public Trust; PAUL CROFT as TRUSTEE of the LEFLORE COUNTY DETENTION CENTER PUBLIC TRUST; DANNY EDWARDS) as TRUSTEE of the LEFLORE COUNTY) DETENTION CENTER PUBLIC TRUST.) Defendants.

JOINT MOTION FOR ORDER OF FINAL DISMISSAL

On August 9, 2005, the United States Department of Justice (the "Department of Justice") and the named Defendants ("Defendants") reached a settlement agreement concerning allegations of civil rights violations at the LeFlore County Jail. On August 12, 2005, the United States simultaneously filed a Complaint initiating the present case as well as a Joint Motion for

Conditional Dismissal pursuant to Fed. R. Civ. P. 41(a)(2). The settlement agreement provided for the final dismissal of the Complaint as of August 9, 2009 (or early upon the Defendants' substantial compliance with the settlement agreement), which was included as an exhibit to the Joint Motion for Conditional Dismissal. This Honorable Court entered an Order of Conditional Dismissal on August 23, 2005. The Order provides that the case shall remain on the court's inactive docket and that the court shall retain jurisdiction over the matter until a final dismissal with prejudice is entered.

The Department of Justice has now determined that the Defendants have achieved compliance with every substantive provisions of the Settlement Agreement.

Accordingly, the parties respectfully request that the Court enter the Proposed Order finally dismissing this case with prejudice.

FOR THE UNITED STATES:

SHELDON J. SPERLING United States Attorney

S/SUSAN STIDHAM BRANDON
SUSAN STIDHAM BRANDON
Assistant U. S. Attorney
Chief, Civil Division
1200 West Okmulgee
Muskogee, OK 74401
918-684-5100
918-684-5130 (fax)
OBA #12501

S/LORETTA KING
LORETTA KING
Acting Assistant Attorney General
Civil Rights Division

S/SHANETTA Y. CUTLAR
SHANETTA Y. CUTLAR, Chief
Special Litigation Section

S/TAMMIE M. GREGG
TAMMIE M. GREGG
Principal Deputy Chief
Special Litigation Section

S/JOSHUA C. DELANEY

JOSHUA C. DELANEY ANDREW J. BARRICK Trial Attorneys U.S. Department of Justice Civil Rights Division Special Litigation Section 950 Pennsylvania Ave., N.W. Washington, D.C. 20530 (202) 514-6255 (202) 514-0212 (fax)

FOR LEFLORE COUNTY:

FOR LEFLORE COUNTY DETENTION CENTER PUBLIC TRUST:

S/JEFF SMITH

JEFF SMITH District Attorney - District 16 ATTORNEY FOR THE TRUST State of Oklahoma P.O. Box 880 Poteau, OK 74953

S/DRU WARREN

DRU WARREN P.O. Box 1251 1809 N. Broadway Poteau, OK 74953